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September 27, 2005

**Attention: FCC Enforcement Bureau**  
**Subject: Subscriber Notification Report**  
**Reference: WC Docket No. 05-196**

Dear Sir or Madam:

In compliance with the above referenced docket, Wisper Telecommunications, Inc. (WT), as a reseller of VoIP services, files the following report:

- Since inception of the VoIP service, WT has included a paragraph explaining the limitations of E911 dialing with VoIP service in its User Agreement and Terms of Service. New subscribers are required to click a check box on the online sign up screen acknowledging that they agree to the Terms and Conditions, and that they are aware of the E911 dialing limitations associated with VoIP service. Without clicking this box the service cannot be ordered and provisioned.
- WT has since April 2005 affixed a sticker covering the network port of every new analog telephone adapter device. This sticker informs subscribers of E911 limitations with the VoIP service.
- WT has mailed said stickers to all subscribers activated prior to April 2005, with instructions to affix the sticker to the analog telephone adapter.
- WT has sent two separate emails to all VoIP subscribers reminding them of the limitations of E911 dialing with their VoIP service. These emails were sent on 8/29/2005 and again on 9/21/2005.

Because WT has required active acknowledgement of 911 dialing limitations associated with VoIP service from service inception, WT asserts that 100% of its VoIP subscribers have affirmatively acknowledged 911 dialing limitations and that 100% of its VoIP subscribers have been provided with FCC required stickers. Additionally, all email acknowledgement replies received as a result of the two email reminder notifications have been archived on WT servers.

As CEO of Wisper Telecommunications, Inc. I am responsible for the Company's compliance efforts with the Commission's VoIP E911 order, and my contact information is in the letterhead above.

Sincerely,

Barry R. Pier